COOLEY LLP

BOBBY GHAJAR (198719)

(bghajar@cooley.com)

COLETTE GHÁZARÍAN (322235)

(cghazarian@cooley.com) 1333 2nd Street, Suite 400

Santa Monica, California 90401 Telephone: (310) 883-6400

Facsimile: (310) 883-6500

MARK WEINSTEIN (193043)

(mweinstein@cooley.com)

KATHLEEN HARTNETT (314267)

(khartnett@cooley.com) JUDD LAUTER (290945)

(jlauter@cooley.com) 3175 Hanover Street

Palo Alto, CA 94304-1130 Telephone: (650) 843-5000 Facsimile: (650) 849-7400

LEX LUMINA PLLC

MARK A. LEMLEY (155830) (mlemley@lex-lumina.com) 745 Fifth Avenue, Suite 500

New York, NY 10151 Telephone: (646) 898-2055

Facsimile: (646) 906-8657

CAFFERTY CLOBES MERIWETHER

& SPRENGEL LLP

BRYAN L. CLOBES (admitted *pro hac vice*)

(bclobes@caffertyclobes.com)

205 N. Monroe Street Media, PA 19063

Telephone: (215) 864-2800

CAFFERTY CLOBES MERIWETHER

& SPRENGEL LLP

ALEXANDER J. SWEATMAN (pro hac

vice anticipated)

(asweatman@caffertyclobes.com) 135 South LaSalle Street, Suite 3210

Chicago, IL 60603

Telephone: (312) 782-4880

VENTURA HERSEY & MULLER, LLP

DANIEL J. MULLER (State Bar No. 193396)

(dmuller@venturahersey.com)

1506 Hamilton Avenue

San Jose, California 95125

Telephone: (408) 512-3022

Facsimile: (408) 512-3023

Counsel for Plaintiffs and the Proposed Class

Counsel for Defendant Meta Platforms, Inc.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

MICHAEL CHABON, et al.,

Individual and Representative Plaintiffs,

v.

META PLATFORMS, INC., a Delaware corporation;

Defendant.

Case No. 3:23-cv-04663-VC

JOINT STIPULATION AND [PROPOSED]
ORDER TO CONTINUE CASE
MANAGEMENT CONFERENCE TO JANUARY
12, 2024

Hon. Vince Chhabria

Trial Date: None

Date Action Filed: September 12, 2023 Current CMC Date: December 8, 2023 Pursuant to Civil L.R. 7-11 and Paragraph 16 of the Court's Standing Order, Plaintiffs Michael Chabon, Matthew Klam, David Henry Hwang, Rachel Louise Snyder, Ayelet Waldman, Ta-Nehisi Coates, Laura Lippman, Jacqueline Woodson, Junot Diaz, and Andrew Sean (collectively, "Plaintiffs") and Defendant Meta Platforms, Inc. ("Meta" or "Defendant") submit this Stipulation ("Stipulation") to continue the Initial Case Management Conference ("CMC"), currently scheduled for December 8, 2023, to January 12, 2024 to permit the parties to address in their joint case management statement and at the CMC Plaintiffs' forthcoming amended complaint, which is due by December 11, 2023, as well as the agreed to consolidation of this action with *Kadrey et al. v. Meta Platforms Inc.*, No. 3:23-cv-03417-VC (N.D. Cal.) ("*Kadrey*"). Good cause exists to grant this Stipulation, as discussed below.

- 1. The complaint in *Kadrey* was filed on July 7, 2023.
- 2. On September 12, 2023, Plaintiffs filed their Complaint asserting causes of action identical to those in *Kadrey* and concerning substantially the same parties, transactions, and events at issue as in *Kadrey*. (ECF No. 1.)
- 3. On September 18, 2023, Meta filed a partial motion to dismiss ("Motion to Dismiss") in *Kadrey* (ECF No. 23) under Rule 12(b)(6) of the Federal Rules of Civil Procedure directed to all claims in the Complaint except Count I, the direct copyright infringement claim brought under the Federal Copyright Act.
- 4. On September 19, 2023, Plaintiffs in *Kadrey* filed an unopposed Motion to Relate Case (ECF No. 28) to consider whether this action and the *Kadrey* Action should be related ("Related Cases Motion"). The Motion to relate was granted on September 22, 2023. (ECF. No. 28.)
- 5. On September 25, 2023, the Court ordered the parties to confirm whether they stipulate to the partial Motion to Dismiss in *Kadrey* applying to this case as well. (ECF No. 8.) On October 3, 2023, Plaintiffs and Meta submitted the requested stipulation. (ECF No. 10.)
- 6. On October 6, 2023, the Court scheduled the initial CMC for December 8, 2023 at 10:00 a.m.

7. On November 20, 2023, the Court granted Meta's partial Motion to Dismiss and

permitted Plaintiffs leave to amend certain claims by December 11, 2023. (ECF No. 24.)

8. The parties have agreed to consolidate this case with *Kadrey*. All parties agree to

consolidation and intend to soon file a stipulation to consolidate along with a proposed order. The

parties in Kadrey have conducted their Rule 26(f) conference of counsel, exchanged initial

disclosures in that case, and are in the process of drafting a protective order and ESI protocol.

9. Paragraph 16 of the Court's Standing Order provides that "[i]f the parties wish to

continue a case management conference, they must file a stipulation or motion – separate from

their joint case management statement – at least 72 hours prior to the conference."

10. The parties seek to continue the CMC from December 8, 2023 to January 12, 2024.

This will permit the parties sufficient time to more fully address Plaintiffs' amended complaint

and the case management stipulations, both in their joint case management statement and at the

CMC.

11. Good cause exists for this request, as moving the CMC will promote judicial

economy and allow the parties to conduct a more productive CMC. No party will be prejudiced

by the requested continuance.

12. For these reasons, the parties hereby stipulate to and request an order continuing

the CMC currently scheduled for December 8, 2023 at 10:00 a.m. to January 12, 2024 at 10:00

a.m., and continuing the parties' attendant obligations to submit a joint case management statement

accordingly.

Dated: December 4, 2023	COOLEY LLP
Dated: December 4, 2023	By: /s/ Bobby Ghajar Bobby Ghajar Mark Weinstein Kathleen Hartnett Judd Lauter Colette Ghazarian LEX LUMINA PLLC Mark A. Lemley Attorneys for Defendant META PLATFORMS, INC. CAFFERTY CLOBES MERIWETHER & SPRENGEL LLP
	BY: /S/ BRYAN L. CLOBES
	Bryan L. Clobes
	VENTURA HERSEY & MULLER, LLP Daniel Jerome Muller
	Attorneys for Plaintiffs MICHAEL CHABON, MATTHEW KLAM, DAVID HENRY HWANG, RACHEL LOUISE SNYDER, AYELET WALDMAN, TA-NEHISI COATES, LAURA LIPPMAN, JACQUELINE WOODSON, JUNOT DIAZ, ANDREW SEAN
[PROPOS	ED] ORDER
PURSUANT TO THE STIPULATION,	IT IS SO ORDERED:
1. The Initial Case Management C	Conference, currently scheduled for December 8,
2023 at 10:00 a.m., is hereby continued to Janua	ary 12, 2024 at 10:00 a.m.; and
2. Any deadline associated with	the parties' obligations to submit a joint case
management statement is tolled until January 5,	2024.
Dated: , 2023	

HON. VINCE CHHABRIA

UNITED STATES DISTRICT JUDGE

ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(h)

I hereby attest that I obtained concurrence in the filing of this document from each of the other signatories. I declare under penalty of perjury that the foregoing is true and correct.

Dated: December 4, 2023	
	COOLEY LLF

/s/Bobby Ghajar

Attorneys for Defendant Meta Platforms, Inc.